## UNITED STATES DISTRICT COURT FOR

UNITED STATES OF AMERICA

Vi

DEAN JUNES

CASE NO. 1,15-CR-153-1

DEPENDANT

DEFENDANT HIR. JONES PRO-SE MOTIONING THE COURT
TO APPOINT HIM WITH COUNSEL FROM THE FEDERAL PUBLIC
SEFENDER OFFICE TO REPRESENT HIM IN CHANGE OF LAW'S
AND NEWLD SIGNERY SUZISMOE'S PROTAGNING TO HIS
CASE 924 (C)(111)

MR. JONES HAS BEEN WRITING TO HIS PRIOR COURT

APPOINTED COUNSEL STACE 2020 AND RECEDISÉS NO RESPONSE,

HE ALSO WRITIEN TO THE CLERK OF THIS CLURT IN RESPECT

REQUESTING THAT THE CLERK FORWARD HIS LETTER TO HIS

ONCE APPOINTES PESERAL PUBLIC DEFENSER AND HELHAUE

STILL NOT RECEDIES A RETURN LETTER FROM HIS ONCE

APPOINTES COUNSEL OR FROM THE PESSEAL PUBLIC DEFENSER'S

OFFICE.

AT THIS PRESENT TIME MR. JONES IS UNABLE TO PAY
FOR LEGAL COUNSEL "SEE UNDES STATES V. RES.

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an Name of London and Communication and the Communication of Communication (Communication Communication Commun	THE COURT TO APPOINT HOM WITH COUNSEL, SO IN THE
	COURT'S RULING, THE COURT NEED TO HOUS DEFENDANT WHO
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والمنطقة فللمنافذ والمستروع والمسترو	THE LAWYERS ARE HELS TOO, BECAUSE HE IS NOT AN ATTORNEY.
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	COURT MR. JONES IS ASKING THAT THE COURT GRANT
	HIS MOTION TO APPODUT HIM COUNSEL THAT WILL
	BEST PRE-PARE HIS MOTION 924 (C) SEEKING RELIEF
	BEFORE THE COURT, THANK YOU, BE BLESS.
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	RESPECTFULLY SUBMITTES
	SEAN SONES#60318-054
	Dean su
	USP HAZECTON
	P.O.Box 2000
	DATES! BRUCETON MITLS, WV. 26525

80x 2000

APPLICATION DENIED SO ORDERED Va VERNON S. BRODERICK

U,S.D.J. 08/25/22

On October 15, 2019, Defendant filed a similar request for counsel to file a motion to dismiss his 924(c) conviction. (Doc. 661.) At that time, I ordered Defendant's attorney, Irving Cohen, to submit a response to Defendant's request. (Doc. 662.) On November 21, 2019, Mr. Cohen filed a letter with the Court explaining that he would not be filing a motion because the Supreme Court's recent decision in United States v. Davis, 139 S. Ct. 2319 (2019) does not apply to Defendant's 924(c) conviction. (Doc. 663.) I agree. Defendant's 924(c) conviction related to his conviction of a substantive Hobbs Act robbery, which is a crime of violence and not subject to Davis. See United States v. Walker, 789 Fed. Appx. 241 (2019); United States v. Hill, 890 F.3d 51, 53 (2d Cir. 2018). Therefore, I will not appoint Defendant new counsel to file a futile motion. The Clerk of Court is respectfully directed to mail Defendant a copy of this Order, Doc. 661, Doc. 662, and Doc. 663.

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